## Case 2:14-cv-00683-RFB-VCF Document 66 Filed 05/18/15 Page 1 of 3

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10	Attorneys for Defendants HEALTH NUTRITION					
11	PRODUCTS, LLC, HOWARD RAFF and DAVID RAFF	)				
12						
13						
14	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA					
15						
16	FEDERAL TRADE COMMISSION,	Case No. 2:14-cv-00683-RFB-VCF				
17	Plaintiff,					
18	v.	MOTION TO WITHDRAW WITH PREJUDICE THE HNP				
19	CRYSTAL EWING, et al.,	DEFENDANTS' MOTION TO COMPEL AND FOR DISCOVERY				
	erroria z wirte, et un,	SANCTIONS				
<ul><li>20</li><li>21</li></ul>	Defendants.					
22	Defendants HEALTH NUTRITION PRODUCTS, LLC, HOWARD RAFF and DAVID					
23	RAFF, through their undersigned counsel, hereby move to withdraw with prejudice their The HNF					
24	Defendants' Motion to Compel and for Discovery Sanctions (DKT. 60) filed herein on April 16,					
25	2015, on the grounds that the parties have resolved the issues raised by the motion and no longer					
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28 REALLC						
	II					

HEJMANOWSKI & McCREA LIC ATTORNEYS AT LAW 520 SOUTH FOURTH STREET SUITE 320 LAS VEGAS, NEVADA 89101 702.834.8777

## Case 2:14-cv-00683-RFB-VCF Document 66 Filed 05/18/15 Page 2 of 3

equire the assistance of the Court in doing so.  Dated: May 15, 2015	HEJMANOWSKI & McCREA LLC			
Dated: May 15, 2015	HEJMANOWSKI & McCREA LLC			
·	THEORITA (O ) OTH CO INCOME THE			
	By: <u>/s/Charles H. McCrea</u>			
	Charles H. McCrea (SBN #104)			
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	-and-			
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	Email: alustigman@olshanlaw.com			
	Attorneys for Defendants HEALTH			
	NUTRITION PRODUCTS, LLC, HOWARD RAFF and DAVID RAFF			
IT IS SO ORDERED.  UNITED STATES MAGISTRATE JUDGE DATED: May 18, 2015				
	UNITED STATES			

HEJMANOWSKI & McCREA LLC ATTORNEYS AT LAW 520 SOUTH FOURTH STREET SUITE 320 LAS VEGAS, NEVADA 89101 702.834.8777

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1	CERTIFICATE OF SERVICE			
2	Pursuant to FED. R. CIV. P. 5(b), I hereby certify that I am an employee of			
3				
4	HEJMANOWSKI & McCREA LLC and that on this 15th day of May, 2015, I caused documents			
5	entitled MOTION TO WITHDRAW WITH PREJUDICE THE HNP DEFENDANTS'			
6	MOTION TO COMPEL AND FOR DISCOVERY SANCTIONS to be served as follows:			
7	[] by depositing same for mailing in the United States Mail, in a sealed envelope			
8	addressed to:			
9 10		nthan E. Nuechterlein, Esq. in Ewing Felix, Esq.	Steven D. Dilibero, Esq. DILIBERO AND ASSOCIATES	
11	Elsi Alej	e B. Kappler, Esq. andro G. Rosenberg, Esq. DERAL TRADE COMMISSION	130 Dorrance Street Providence, RI 02903	
12 13	600 Mai	Pennsylvania Ave., NW ldrop M-8102B	Attorneys for Defendants Crystal Ewing and Classic Production, LLC	
14 15	Atto	orneys for Plaintiff Federal Trade	Nancy Theresa Lord, Esq. NANCY LORD, LTD. 1970 N. Leslie Rd #220	
16 17	2603	ki Black 3 SW 28 <sup>th</sup> Terrrace e Coral, FL 33913	Pahrump, NV 89060  Attorney for Defendants Shirley Murphy and Ronald Boyde	
18 19	Pro se Defendant			
20	[] pursuant to FED. R. CIV. P. 5(b)(2)(D) to be sent via facsimile as indicated:			
21	[]	to be hand delivered to:		
22	and/or			
23	[X]	by the Court's CM/ECF System.		
24		, ,	/s/Charles H. McCrea	
25			An Employee of	
26			HEJMANOWSKI & McCREA LLC	
27				
28				